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STATISTICAL INFORMATION ONLY: Debtor must select the number of each of the following items included in the Plan.

0 Valuation of Security

0 Assumption of Executory Contract or Unexpired Lease

0 Lien Avoidance

Last revised: August 1, 2020

## **UNITED STATES BANKRUPTCY COURT District of New Jersey**

In Re:

Maryann T. Kojsza

Case No.:

21-19002-CMG

Judge:

Christine M. Gravelle, USBJ

Debtor(s)

## FIRST MODIFIED CHAPTER 13 PLAN AND MOTIONS

☐ Original ☐ Motions Included	Modified/Notice Required	Date:	01/12/2023
Wotions included	☐ Modified/No Notice Required	e english e	· · · · · · · · · · · · · · · · · · ·

THE DEBTOR HAS FILED FOR RELIEF UNDER CHAPTER 13 OF THE BANKRUPTCY CODE.

## YOUR RIGHTS MAY BE AFFECTED

You should have received from the court a separate Notice of the Hearing on Confirmation of Plan, which contains the date of the confirmation hearing on the Plan proposed by the Debtor. This document is the actual Plan proposed by the Debtor to adjust debts. You should read these papers carefully and discuss them with your attorney. Anyone who wishes to oppose any provision of this Plan or any motion included in it must file a written objection within the time frame stated in the Notice. Your rights may be affected by this plan. Your claim may be reduced, modified, or eliminated. This Plan may be confirmed and become binding, and included motions may be granted without further notice or hearing, unless written objection is filed before the deadline stated in the Notice. The Court may confirm this plan, if there are no timely filed objections, without further notice. See Bankruptcy Rule 3015. If this plan includes motions to avoid or modify a lien, the lien avoidance or modification may take place solely within the chapter 13 confirmation process. The plan confirmation order alone will avoid or modify the lien. The debtor need not file a separate motion or adversary proceeding to avoid or modify a lien based on value of the collateral or to reduce the interest rate. An affected lien creditor who wishes to contest said treatment must file a timely objection and appear at the confirmation hearing to prosecute same.

The following matters may be of particular importance. Debtors must check one box on each line to state whether the plan includes each of the following items. If an item is checked as "Does Not" or if both boxes are checked, the provision will be ineffective if set out later in the plan.

Τŀ	-11	S	Р	LA	N	•

S 😰 DOES NOT CONTAIN NON-STANDARD PROVISIONS.	NON-STANDARD PROVISIONS
ALSO BE SET FORTH IN PART 10.	

☐ DOES ☑ DOES NOT LIMIT THE AMOUNT OF A SECURED CLAIM BASED SOLELY ON VALUE OF COLLATERAL, WHICH MAY RESULT IN A PARTIAL PAYMENT OR NO PAYMENT AT ALL TO THE SECURED CREDITOR. SEE MOTIONS SET FORTH IN PART 7, IF ANY.

☐ DOES ☑ DOES NOT AVOID A JUDICIAL LIEN OR NONPOSSESSORY, NONPURCHASE-MONEY SECURITY INTEREST. SEE MOTIONS SET FORTH IN PART 7, IF ANY.

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Initial De	ebtor(s	s)' Attorn	ey <u>wa</u>	lr	nitial Debtor:	MTK		nitial Co-Debtor	
Dort 1	Dayres	ont one	II ongth et	F Plan					
Part 1:	Paym	ent and	Length of	Flall					
2023 to t	a. The	debtor apter 13	shall pay <u>\$</u> Trustee, s	<b>2,450.00 PA</b> tarting on	ID TO DATE, the December 1,	nen \$400 2021	0.00 Monthly for for approxima	46 months beginn tely 60 total mon	ing February 1, ths.
1	b. Th€	□ ≰⁄ availab	Future Ear	nings ces of fun curity bene	ding (describ			wing sources: d date when fund	ds are
	c. Use	e of real	property to Sale of rea Description Proposed	al property n:		s: 			
			Refinance Description Proposed	n:					
			Loan mod Descriptio Proposed	n:		mortga	age encumber	ing property:	
	d.		The regula		mortgage pa	ayment	will continue	pending the sale	refinance or
	e.		Other info	rmation th	at may be im	portant	relating to the	e payment and le	ngth of plan:
Part 2:	Adeo	<sub>l</sub> uate Pr	otection			X NO	NE		
Trustee	a. Ad e and d	equate p disburse	orotection p d pre-confi	payments v rmation to	will be made (credito	in the ar).	amount of \$	_ to be paid to th	ne Chapter 13
debtor(	b. Ad (s) out	equate paide the	orotection p Plan, pre-c	oayments confirmatio	will be made n to: (cre	in the a editor).	amount of \$	to be paid dire	ctly by the
					nistrative Ex		s) reditor agrees	s otherwise:	
Creditor					Type of Prior	rity			Amount to be Paid
None									
	Check <b>⊮</b> No	one: ne						nit and paid less	than full amount:

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Creditor	11 U.S.C.1322(a)(4): Type of Priority	Claim Amount		Amount to	be Paid
Part 4: Secured C	laims		· · · · · · · · · · · · · · · · · · ·	-:	
a. Curing Default	and Maintaining Payments on	Principal Resi	dence: 🗌	NONE	
The Debto obligations and the bankruptcy filing as	r will pay to the Trustee (as part of debtor shall pay directly to the cr s follows:	of the Plan) allo reditor (outside	wed claim the Plan)	s for arrearages of monthly obligation	on monthly ns due after the
Creditor	Collateral or Type of Debt	Arrearage	Interest Rate on Arrearage	Amount to be Paid to Creditor (In Plan)	Regular Monthl Payment (Outside Plan
M&T Bank b. Curing and Ma NONE The Debtor will pay	2C Texas Court Old Bridge Twp Matawan, NJ 07747 Middlesex County  intaining Payments on Non-Pri to the Trustee (as part of the Pla	n) allowed clai	ms for arre	paid thru plan) r loans or rent a	rrears: 🕡
M&T Bank  b. Curing and Ma  NONE  The Debtor will pay	Twp Matawan, NJ 07747 Middlesex County  intaining Payments on Non-Pri  to the Trustee (as part of the Pla	ncipal Residen	ce & othe	paid thru plan) or loans or rent a	nly obligations
M&T Bank b. Curing and Ma NONE The Debtor will pay and the debtor will	Twp Matawan, NJ 07747 Middlesex County intaining Payments on Non-Pri	ncipal Residen	ms for arrenthly oblig	paid thru plan)  r loans or rent a  earages on month ations due after t  Amount to be Paid	rrears:   Ily obligations he bankruptcy  Regular Monthly
M&T Bank b. Curing and Ma NONE The Debtor will pay and the debtor will filing as follows:	Twp Matawan, NJ 07747 Middlesex County  intaining Payments on Non-Pri  to the Trustee (as part of the Pla	ncipal Residen	ce & other	paid thru plan)  r loans or rent a  earages on month ations due after t  Amount to be Paid to Creditor (In	rrears: 🕡
M&T Bank  b. Curing and Ma NONE  The Debtor will pay and the debtor will filing as follows:  Creditor  c. Secured claims The following claim purchase money se	intaining Payments on Non-Print to the Trustee (as part of the Plapay directly to the creditor (outside Collateral or Type of Debt  excluded from 11 U.S.C. 506:	ncipal Residen  an) allowed clair le the Plan) mo  Arrearage  NONE  days before the acquired for the	ms for arrenthly oblig Interest Rate on Arrearage	paid thru plan) er loans or rent a earages on month ations due after t  Amount to be Paid to Creditor (In Plan)  date and are secu	rrears:  Ily obligations he bankruptcy  Regular Monthly Payment (Outside Plan Plan Ired by a r(s), or incurred
M&T Bank  b. Curing and Ma NONE  The Debtor will pay and the debtor will filing as follows:  Creditor  c. Secured claims The following claim purchase money se	intaining Payments on Non-Pri to the Trustee (as part of the Pla pay directly to the creditor (outsid  Collateral or Type of Debt  excluded from 11 U.S.C. 506:	ncipal Residen  an) allowed clair le the Plan) mo  Arrearage  NONE  days before the acquired for the	ms for arrenthly oblig Interest Rate on Arrearage	paid thru plan) er loans or rent a earages on month ations due after t  Amount to be Paid to Creditor (In Plan)  date and are secu	rrears:  Ily obligations he bankruptcy  Regular Monthly Payment (Outside Plan Plan Ired by a r(s), or incurred

1.) The debtor values collateral as indicated below. If the claim may be modified under Section 1322(b)(2), the secured creditor shall be paid the amount listed as the "Value of the Creditor Interest in Collateral," plus interest as stated. The portion of any allowed claim that exceeds that value shall be treated as an unsecured claim. If a secured claim is identified as having "NO VALUE" it shall be treated as an unsecured claim.

NOTE: A modification under this section ALSO REQUIRES the appropriate motion to be filed under Section 7 of the Plan.

						- 1		
Creditor	Collateral	Scheduled Debt	Total Collateral Value	Superior Liens	Value of Creditor Interest in Collateral	1	Total Amount to Be Paid	
	<b></b>		<u> </u>					
-NONE-								
Where the Debtor retains collateral and completes the Plan, payment of the full amount of the allowed secured claim shall discharge the corresponding lien.								
e. Surrender → NONE  Upon confirmation, the stay is terminated as to surrendered collateral only under 11 U.S.C. 362(a) and that the stay under 11 U.S.C 1301 be terminated in all respects. The Debtor surrenders the following collateral:								
Creditor	(	Collateral to be Surre	ndered	Value of	Surrendered Collateral	Remain	ing Unsecured Debt	
The fol	f. Secured Claims Unaffected by the Plan NONE  The following secured claims are unaffected by the Plan:  Creditor							
g. Secured Clair	ns to be Paid ir		ne Plan 📝 NO	ONE	atal Amount to	ho Boid th	rough the Plan	
Creditor		Collateral			otal Amount to	De Paid (II	lough the Fian	
Part 5: Unsecure	ed Claims	NONE						
a. Not se □		ied allowed non- an \$ to be dis			shall be paid	d:		
	Not less tha	an percent	_ percent					
<b>1</b>	<i>Pro Rata</i> di	stribution from ar	ny remaining t	funds				
		unsecured claim			ws:			
Creditor		Basis for Separate C	lassification	Treatment		Am	ount to be Paid	
Part 6: Executor	ry Contracts an	d Unexpired Lea	ases X	NONE	e e e e e e e e e e e e e e e e e e e		anders of the first the first to the second	
(NOTE: See time limitations set forth in 11 U.S.C. 365(d)(4) that may prevent assumption of non-residential real property leases in this Plan.)								
All executory contracts and unexpired leases, not previously rejected by operation of law, are rejected, except the following, which are assumed:								
	Arrears to be Cured Plan	in Nature of Co	ntract or Lease	Treatment b	y Debtor	Post-Petiti	on Payment	
Part 7: Motions X NONE								

3015-1. A C	e or Cnapter 1 ertification of	ng motions m 13 Plan Transi Service, Noti hen the plan a	mittal, will ce of Cha	thin the apter 13	e time : 3 <i>Plan</i>	and in <i>Transi</i>	the ma nittal a	nnor	eat forth in	DNIIDD
<b>a. M</b> The [	otion to Avoid Debtor moves	d Liens under to avoid the fol	11 U.S.C llowing lie	: Sections that	o <b>n 522</b> impair	(f). 😿 I exemp	NONE itions:			
Creditor	Nature of Collateral	Type of Lien	Amount o	f Lien	Valu Colla	ue of teral	Amour Clair Exemp	ned	Sum of All Other Liens Against the Property	Amount of Lien to be Avoided
The D		d Liens and R to reclassify the e:								
Creditor	Collateral	Sch Dei		Total Col Value		Superior	Liens	Value Credi Intere Colla	tor's est in	Total Amount of Lien to be Reclassified
The D	ebtor moves t	ally Void Liens ONE o reclassify the	e following	o claims						cured, and
Creditor	Collateral	Sched	duled Debt	Total Co Value	llateral	Am	ount to be	e Deem Secu		Amount to be Reclassified as Unsecured
a. <b>Ve</b>		ions erty of the Est mation irge								
Credit	<b>yment Notice</b> ors and Lesso e Debtor notw	<b>s</b> rs provided for ithstanding the	in Parts 4 automati	1, 6 or 7 c stay.	' may o	continu	e to mai	il cust	omary notice	es or
c. Ore	der of Distrib	ution								
The St	1) Ch. 13	e shall pay allo Standing Trust Iministrative Clai Claims	ee Comm	ns in the	e follov	ving or	der:			
	4) Lease Ar 5) Priority 0	rearages Claims Unsecured Claim	le							

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	d. Post-Petition Claims	
Sectio	The Standing Trustee ☐ is, ☑ is not authorizen 1305(a) in the amount filed by the post-petit	zed to pay post-petition claims filed pursuant to 11 U.S.C. tion claimant.
Part 9:	Modification NONE	
	Modification of a plan does not require the ved in accordance with D.N.J. LBR 3015-2	nat a separate motion be filed. A modified plan must
	If this Plan modifies a Plan previously filed in Date of Plan being modified:11/29/2021.	n this case, complete the information below.
Explaii	n below why the plan is being modified:	Explain below <b>how</b> the plan is being modified:
Debtor	not selling her residence.	Payment/term increased
	hedules I and J being filed simultaneously wi	
Signa	<ul><li>NONE</li><li>□ Explain here:</li><li>Any non-standard provisions placed elsewhere</li></ul>	re in this plan are ineffective.
The De	btor(s) and the attorney for the Debtor(s), if a	any, must sign this Plan.
debtor(		not represented by an attorney, or the attorney for the ovisions in this Chapter 13 Plan are identical to <i>Local Form</i> andard provisions included in Part 10.
I certify	under penalty of perjury that the above is tru	
Date:	1/09/2023	Isl Maryann T. Kojsza Mary Liven T. Kojs
Date:	The second second of the second secon	Maryann T. Kojsza / Debtor
		Joint Debtor
Date	1/09/2023	/s/ Warren Brumel, Esq.
		Warren Brumel, Esq. 018191980
		Attorney for the Debtor(s)